From: David M. Rudolph
To: Blair Bowie

Cc: <u>Danielle Lang</u>; <u>Alice Huling</u>; <u>Grant, Charles</u>; <u>dgrant@bakerdonelson.com</u>; <u>Valencia Richardson</u>; <u>Aseem Mulji</u>; <u>Ellen</u>

Boettcher; Kate Uyeda; keeda@freeheartsorg.com; ptelfeyan@equaljusticeunderlaw.org;

nbaker@equaljusticeunderlaw.org; Zachary L. Barker; Dawn Jordan; Andrew Coulam; Robert W. Wilson

Subject: NAACP v. Lee -- Supplemental Discovery **Date:** Tuesday, September 5, 2023 11:49:52 AM

Attachments: <u>image001.png</u>

PRIVLOG - NAACP LEE 9.5.2023.pdf

Blair, Defendants are making a supplemental discovery production (Bates Stamped Nos. DEF001082-2961). I am sending you a thumb drive overnight by FedEx to be delivered tomorrow. I am also attaching to this email Defendants' privilege log for this supplemental document production. If you have any questions regarding any of this, please let me know. David

David M. Rudolph | Senior Assistant Attorney General Office of Tennessee Attorney General One Commerce Square
40 South Main Street, Suite 1014
Memphis, TN 38103-1877
p. 901.543.4162
David.Rudolph@ag.tn.gov

